Publication.

This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Leader and the Clinton County Advertiser. newspapers published at Des Moines and Lyons, Iowa, without expense to the State.

Approved April 10th 1890.

I hereby certify that the foregoing act was published in the Des Moines Leader April 17, and the Clinton County Advertiser April 19

CHAPTER 99.

LEGALIZE ACTS TOWN COUNCIL ARCADIA.

S. F. 210.

AN ACT to legalize the acts of the council of the incorporated town of Arcadia in Carrol [1] County, Iowa.

Town incorporated.

Whereas; The Town of Arcadia in Carroll County State of

Iowa was incorporated in the year 1881; and

Doubts as to legality.

Whereas: Doubts have arisen as to the legality of the incorporation of said town of Arcadia Carroll County Ia; The election of its officers; The levying of taxes; The ordinances passed by the council of said town from the time of its incor-

poration up to time of the passage of this act, and

Error in records.

"Whereas, The Town of Arcadia was organized according to law, its ordinances passed and published as the law provides, and taxes levied and its acts generally performed in accordance with law, but the records do not in all cases show the actual facts in the case, therefore"

Be it enacted by the General Assembly of the State of Iowa:

Incorporation acts, elections etc., legal-ized.

That the incorporation of the said town of Section 1. Arcadia, Carroll County Ia; the election of its officers and all the official acts done and ordinances passed by the council of said town, not in contravention with the Laws of the State, are hereby legalized, and the same are hereby declared valid and binding, the same as though the Law had in all respects been strictly complied with in the incorporation of said town. election of its officers and the passing of its ordinances.

Publication.

This act being deemed of immediate importance, shall be in force and take effect from and after its publication in the Des Moines Leader, published at Des Moines Ia, the

Carroll Sentinel and Der Carroll Democrat newspapers published at Carroll County Ia, said publication to be without expense to the state.

Approved April 10th, 1890.

I hereby certify that the foregoing act was published in the Des Moines Leader April 17, Carroll Sentinel April 18 1890. FRANK D. JACKSON, Secretary of State.

CHAPTER 100.

LEGALIZE ANNEXATION TOWN OF WHAT CHEER.

AN ACT To Legalize The Annexation Of Certain Territory To The House File 1. Town Of What Cheer, In Keokuk County.

WHEREAS, In years 1882 and 1883, the council of the incor-Description porated town of What Cheer, in Keokuk County, took steps to annex the following territory to said town, to-wit:—The North Half of the North West Quarter of Section Ten (10); the South East Quarter of the Northwest quarter of Section Ten (10); the North half of the North East quarter of Section Nine (9); the South West quarter of the North East quarter of section Nine (9); the West half of the South East quarter of Section Nine (9); the East half of the North East quarter of the South West quarter of Section Ten (10); the North Half of of the North East quarter of Section Sixteen (16) and the North Half of the North West quarter of Section Fifteen (15) all in Township Seventy Six (76) Range Thirteen (13) West of the Fifth Principal Meridian and

Whereas, Said council endeavored to proceed in accordance with the provisions of Chapter 47, of the Acts of the

16th General Assembly, and

WHEREAS, The records of said council fail to show that the Records defective. said council fixed the boundaries of said town as enlarged to the proposed extent and

WHEREAS, There is no record showing that the day of elec- to election.

tion was fixed by resolution of said council and

WHEREAS, An election was held at which a majority of all Holding an the legal votes cast were in favor of said annexation and said election and all other proceedings connected therewith were regular and in accordance with law and

Whereas, Since said time said town has become a city of city of the second class the second class, and as such has exercised lawful jurisdiction over the territory above described, by levying and collecting